National Organic Standards Board

c/o Art. ur Neil

Room 4)08-South Building 1400 In lependence Avenue-SW

Washington, DC, 20250-0001

Reg Sur port of the NOSB's draft pasture guidance document

USDA NATIONAL ORGANIC PROGRAM

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Dear NOSB Members,

I also we ting to express full support for the NOSB's draft guidance document regarding pasture requirements for the Nation: Organic Program. I have the expectation that the USDA organic seal represents the true meaning of "organic" which i cludes pasturing of animals as required by the National Organic Program Standards.

I request that the NOSB approve the draft pasture guidance document as written including: "Ruminant livestock shall g. tze pasture during the months of the year when pasture can provide edible forage. The Organic System Plan shall have the goal of providing grazed feed greater than 30% dry matter intake on a daily basis during the growing season but not less than 120 days. The Organic System Plan shall include a timeline showing how the producer will satisfy the goal to max nize the pasture component of total feed used in the farm system."

Lack coenforcement, on some operations, of the current Rule requirement for the pasturing of ruminants, including lactatin dairy cows, has led to the necessity for the inclusion of the above numerical standards in the guidance document. Withou clear, definitive wording, the intent of the Rule, with regards to pasture, will continue to be disregarded by some. This wirding gives certifiers an explicit minimum amount of grazing intake and minimum allowable grazing season that will serve as a clear-cut trigger/guide in their certification process.

I firmly believe requiring significant pasture intake for ruminants, as this document promotes, represents a sustainable agricultural system, providing multiple benefits to the animals, environment and the consumers of organic products. Providing cows with access to pasture assures that organic principles are being met, with an interrelated system between the animals and the land, working from the soil up to promote an interdependent community. Pasture provides benefits to cows that include improved foot and leg strength, reduced breeding problems, less stress, lower culling rates, and enhanced immunity. Ruminants with access to pasture help ensure an organic production system that provides living conditions that allow animals to satisfy their natural behavior patterns, provides the animals with preventative health care beautiful, and improves humane animal care and their welfare.

These cenefits are passed down to consumers through more nutritious milk. A recent study conducted by the Danish Institute of Agricultural Research tested milk film cows farmed organically and found that it was 50% higher in Vitamin E, 75% higher in beta carotene and higher in omega 3 essential fatty acids than conventional milk. This study tied these qualities to organic cows having room to graze and a diet high in fresh grass and clover, and forage

Allowing cows to go to their feed rather than bringing feed to the cows substantially reduces the use of non-renewable resources and machinery required for feed transportation and ecological manure recycling. Responsible active mahage ment of quality pasture is an excellent way to improve soil quality. Careful management of pasture ensures maxim: m utilization and capture of solar energy, the basis of growing food.

I support the NOSB pasture guidance document and thank you for including clear, definitive minimums. The standards for organic farms and food marketed under the USDA organic seal must not be compromised.

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